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| APPLICATION NO. |                           | FILING DATE           | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO.     | CONFIRMATION NO. |  |
|-----------------|---------------------------|-----------------------|----------------------|-------------------------|------------------|--|
|                 | 10/025,283                | 12/19/2001            | Todd J.A. Ewing      | CAMIP009A               | 3353             |  |
| ,               | 22434                     | 7590 09/24/2004       |                      | EXAMINER                |                  |  |
|                 | BEYER WEAVER & THOMAS LLP |                       |                      | BRUSCA, JOHN S          |                  |  |
|                 | P.O. BOX 77               | 78<br>, CA 94704-0778 |                      | ART UNIT                | PAPER NUMBER     |  |
|                 | DERREDEET                 | , en 5170, 6776       |                      | 1631                    |                  |  |
|                 |                           |                       |                      | DATE MAILED: 09/24/2004 |                  |  |

Please find below and/or attached an Office communication concerning this application or proceeding.



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|                         | Washington, D.C. 20231  |  |  |   |  |  |  |
|-------------------------|---|--|--|---|--|--|--|
| APPLICATION NUMBER      | FILING DATE   | FIRST NAMED APP  | PLICANT                                | ATTORN  | EY DOCKET NO.                            |  |  |
| 10025283                |   |  |  |   |  |  |  |
|                         |   |  |  | EXA   | EXAMINER                                 |  |  |
|                         |   |  |  |   |  |  |  |
|                         |   |  | ,                                      | ART UNIT  | PAPER NUMBER                             |  |  |
|                         |   |  |  |   |  |  |  |
|                         |   | ·  |  | DATE MAILED:  |  |  |  |
|                         |   | NOTICE OF ABAN   | IDONMENT                               |   |  |  |  |
| This application is     | abandoned in view of  | :  |  |   |  |  |  |
| Applican                | t's failure to timely file a  | a proper reply to the Office   | letter mailed on _                     |   |  |  |  |
|                         | A reply (with Certificate   | e of Mailing or Transmission   | n of                                   | ) was received on                                   |  |  |  |
|                         | extension of time of  | which is after the expir<br>month(s)) which ex   | ation of the perio<br>pired on         | d for reply (including a to                         | otal                                     |  |  |
|                         | A proposed reply was  | received on  | _ , but it does no                     | ot constitute a proper rej                          | ply under                                |  |  |
|                         | 37 CFR 1.113 to the fit<br>(A proper reply under                          | 37 CFR 1.113 to a final reje   | ection consists on                     | ly of: (1) a timely filed a                         | mendment (                               |  |  |
|                         |   | cation in condition for allow<br>quest for Continued Examir  |  |   |  |  |  |
|                         | A reply was received or<br>proper reply, to the no                        | on, but it do<br>n-final rejection. See 37 CF  | es not constitute<br>R 1.85(a) and 1.1 | a proper reply, or a bon<br>11. (See explanation in | a fide attempt at a the last box below). |  |  |
|                         | No reply has been rec   | eived.   |  |   |  |  |  |
| Applican of three r     | t's failure to timely pay<br>months from the mailin                       | the required issue fee and g date of the Notice of Allow   | publication fee, if<br>vance (PTOL-85) | applicable, within the st                           | latutory period                          |  |  |
|                         | Transmission dated  | lication fee, if applicable, water the license of t | er the expiration of                   | of the statutory period fo                          | or payment of the                        |  |  |
|                         | The submitted fee of \$<br>The issue fee by 37 Cf<br>37 CFR 1.18(d) is \$ | FR 1.18 is \$ The  | lance of \$e publication fee,          | is due.<br>if required, by                          |  |  |  |
|                         | The issue fee and pub   | lication fee, if applicable, ha  | ave not been rece                      | eived.  |  |  |  |
| Applicant the Notic     | r's failure to timely file o<br>e of Allowability (PTOL                   | corrrected drawings as requ<br>37).  | ired by, and withi                     | n the three-month perio                             | d set in,                                |  |  |
|                         | Proposed corrected dr   | awings were received on<br>nich is after the expiration of   | (with a Ce                             | ertificate of Mailing or Tr<br>ply.                 | ansmission dated                         |  |  |
|                         | No corrected drawings   | have been received.  |  |   |  |  |  |
| The letter interest, or | r of express abandonmor all the applicants.                               | nent which is signed by the  | attorney or agent                      | of record, the assignee                             | of the entire                            |  |  |

The letter of express abandonment which is signed by an attorney or agent (acting in a representative capacity

Petitions to revive under 37 CFR 1.137(a) or (b), or requests to withdraw the holding of abandonment under 37 CFR 1.181, should be promptly filed to

\_ and because the period

under 37 CFR 1.34(a)) upon filing of a continuing application.

The reason(s) below:

minimize any negative effects on patent term.

The decision by the Board of Patent Appeals and Interferences rendered on \_\_\_

for seeking court review of the decision has expired and there are no allowed claims.

PTO-1432 (07/01)